	<b>△</b> . <b>△</b>	***			
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e	OC' AT MORIA! 13 OB LINITET	O STATES DISTR	TOT CO	IDT	
12	WESTERN		der eo		
	OPÚNITED STATES OF AMERICA	District of		LOUISIANA	<u>.                                    </u>
,	opunited states of America  8' V.	ODDI	ED OD DEG		
	SCOTT L. JESSUP		ter: 1:07-10	T <mark>ENTION PENI</mark> 069	ING TRIAL
In detenti	Defendant accordance with the Bail Reform Act, 18 U.S. on of the defendant pending trial in this case.			-	wing facts require the
detent	on of the defendant pending that in this case.	Part I—Findings of Fac	rt		
[] (1	<ul> <li>The defendant is charged with an offense de or local offense that would have been a fede</li> <li>a crime of violence as defined in 18 U.S</li> <li>an offense for which the maximum sent</li> <li>an offense for which a maximum term of</li> </ul>	escribed in 18 U.S.C. § 3142(f)(1) eral offense if a circumstance giving S.C. § 3156(a)(4), tence is life imprisonment or death	and has been cong rise to federal	jurisdiction had existe	eral offense
					*
☐ (3	a felony that was committed after the de § 3142(f)(1)(A)-(C), or comparable stat  The offense described in finding (1) was con  A period of not more than five years has ela for the offense described in finding (1).  Findings Nos. (1), (2) and (3) establish a reb	e or local offenses.  mmitted while the defendant was open date of conviction and the conviction of th	on release pendirection	ng trial for a federal, stage se of the defendant from	ate or local offense. m imprisonment
	safety of (an) other person(s) and the comm	unity. I further find that the defen Alternative Findings (A)	idant has not reb	utted this presumption.	reasonably assure the
<u> </u>	There is probable cause to believe that the difference for which a maximum term of imprisons	efendant has committed an offens	е		
□ (2	<ul> <li>under 18 U.S.C. § 924(c).</li> <li>The defendant has not rebutted the presumpti the appearance of the defendant as required a</li> </ul>	ion established by finding 1 that no and the safety of the community.	condition or cor	mbination of conditions	will reasonably assur
		Alternative Findings (B)			
(1)	There is a serious risk that the defendant wil  There is a serious risk that the defendant wil	l not appear. l endanger the safety of another p	erson or the com	munity.	
					<del></del> -
	Part II—  nd that the credible testimony and information  of the evidence that	Written Statement of Reason submitted at the hearing establish		ar and convincing evid	ence 🗌 a prepon-
<u>_</u>					
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reasona Govern	Part e defendant is committed to the custody of the At extent practicable, from persons awaiting or se ble opportunity for private consultation with d ment, the person in charge of the corrections fa ection with a court proceeding.  April 12, 2007	rving sentences or being held in a defense counse. On order of a co	epresentative for custody pending	appeal. The defendar	nt shall be afforded a
	Date	,	ignature of Judicio	· ·	
			JNITED STATE  and Title of Jud	ES MAGISTRATE JUI dicial Officer	DGE (

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).